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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/753,167		01/02/2001	J. Richard Aylward	02103-369001 / AABOSS12	9696	
26162	7590	07/03/2006		EXAM	EXAMINER	
FISH & RI		SON PC	MICHALSKI, JUSTIN I			
P.O. BOX 1022 MINNEAPOLIS, MN 55440-1022				ART UNIT	PAPER NUMBER	
Will Will Obio, in		. 351.0 1022		2615		
				DATE MAILED: 07/03/2000	DATE MAILED: 07/03/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	<del></del>						
	Application No.	Applicant(s)					
Office Action Summary	09/753,167	AYLWARD, J. RICHARD					
Omce Action Summary	Examiner	Art Unit					
	Justin Michalski	2615					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address					
<ul> <li>A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DOWN THE MAILING DOWN THE MORE AND THE MORE A</li></ul>	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 17 M	larch 2006						
·= ·	action is non-final.						
·=	,—						
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
·	in parto quayro, 1000 C.B. 11, 40	33 3.3. 210.					
Disposition of Claims							
4)⊠ Claim(s) <u>1,2,5-8,10-13 and 22</u> is/are pending in the application.							
4a) Of the above claim(s) 12,13 and 22 is/are v	vithdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1,2,5-8,10 and 11</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	or						
10) The drawing(s) filed on is/are: a) acc		Fyaminer					
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correct							
11) The oath or declaration is objected to by the Ex	tammer, Note the attached Oπice	ACTION OF TOTAL PTO-152.					
Priority under 35 U.S.C. § 119							
<ul> <li>12) ☐ Acknowledgment is made of a claim for foreign</li> <li>a) ☐ All b) ☐ Some * c) ☐ None of:</li> <li>1. ☐ Certified copies of the priority document</li> </ul>		)-(d) or (f).					
2. Certified copies of the priority document		ion No					
3. Copies of the certified copies of the prior	· ·						
application from the International Bureau		ed in this National Stage					
* See the attached detailed Office action for a list	' "	ad					
dee the attached detailed Office action for a list	or the certified copies flot receive	<del>.</del>					
Attachment(s)	_						
1) Notice of References Cited (PTO-892)	4) Interview Summary						
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> </ol>	Paper No(s)/Mail Date 5) Notice of Informal F	ate Patent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:						
District and Trade and Office							

#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 17 March 2006 has been entered.

## Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 establishes the limitation "... so that the combined radiation into free air from said first radiating surface and said open end is free from *appreciable reduction* in radiation at said dip frequency" (emphasis added). The term "appreciable reduction" is not defined in the specification. "Appreciable reduction" in radiation at said dip frequency radiated into free air from said first radiating surface and said open end is entirely subjective and may vary from one user to another as what is thought to be

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"appreciable reduction". Since this term is not quantified or defined in the specification the Office is unable to ascertain the bounds of "appreciable reduction".

### Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims are rejected under 35 U.S.C. 102(b) as being anticipated by Bose et al. ("Bose") (US Patent 4,628,528).

Regarding Claim 1, Bose discloses an acoustic waveguide having an open end and an interior (Fig. 8, opening 42); a first acoustic driver connected to said acoustic waveguide having a first radiating surface and a second radiating surface (drivers 41 radiating into air and waveguide), constructed and arranged so that said first radiating surface radiates sound waves into free air and said second radiating surface radiates sound waves into said acoustic waveguide so that sound waves are radiated at said open end (42) into free air that would ordinarily oppose the radiation from said first surface at a dip frequency (Fig 7, dip frequency); and a source of opposing sound waves in said acoustic waveguide for opposing a predetermined spectral component corresponding to said dip frequency of said sound waves radiated into said acoustic waveguide to oppose the acoustic radiation of said predetermined spectral component from said acoustic waveguide (drivers 41) so that the combined radiation into free air

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from said first radiating surface and said open end is free from appreciable reduction in radiation at said dip frequency (The term appreciable is not defined in the specification and therefore reads on Bose).

Regarding Claim 2, Bose further discloses an acoustic port coupling said interio with free air (42).

Regarding Claim 5, Bose further discloses said source or opposing sound waves comprises a second acoustic driver arranged and constructed to radiate sound waves into said acoustic waveguide (drivers 41).

Regarding Claim 6, Bose further discloses an acoustic port, coupling said interior with free air (42).

Regarding Claim 8, Bose further discloses predetermined spectral component comprises a dip frequency at which said waveguide system produces an acoustic null, absent said source of opposing sound waves (Fig. 7).

Regarding Claim 10, Bose further discloses said source or opposing sound waves comprises a second acoustic driver arranged and constructed to radiate sound waves into said acoustic waveguide (drivers 41).

Regarding Claim 11, Bose discloses an acoustic waveguide (Fig. 8) having an open end (42) and a closed end (drivers 41) and further having an effective length; an acoustic driver having a first radiating surface constructed and arranged to radiate sound waves into free air and a second radiating surface for radiating sound waves into said waveguide so that sound waves are radiated at said open end into free air that would ordinarily oppose the radiation from said first surface at a dip frequency (Driver

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41 and Fig. 7), a source of opposing sound waves (drivers 41) positioned in said acoustic waveguide so that there is an acoustic null at said open end at said dip frequency so that the combined radiation into free air from said first radiating surface and said open end is free from appreciable reduction in radiation at said dip frequency (The term appreciable is not defined in the specification and therefore reads on Bose).

## Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bosei as applied to claim 6 above in view of Edgar (US Patent 5,588,063).

Bose discloses a system as stated apropos of claim 6 above including a closed end (left end of waveguide). Bose does not disclose an acoustic port positioned between said first acoustic drive and said closed end of said acoustic waveguide. Edgar discloses a waveguide system including acoustic ports (Fig. 4, ports 52) in order to improve the directionality of the speaker system (Col. 5, lines 60-66). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include acoustic ports to improve the directionality of the speaker system as taught by Edgar.

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Conclusion

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Justin Michalski whose telephone number is (571)272-

7524. The examiner can normally be reached on M-F 7-3:30.

9. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Vivian Chin can be reached on (571)272-7848. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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June 16, 2006

VIVIAN CHIN
SUPERVISORY PATENT EXAMINER

TECHNOLUGY CENTER 2600

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